UNITED STATES DISTRICT COURT	
SOUTHERN DISTRICT OF NEW YORK	c

X

MLP I and QCR 77 LLC.

:

Plaintiffs,

v.

No. 08 CV 511 (CLB)

FILED BY ECF

MYCA, LLC and 2220 EQUITIES

MANAGEMENT LIMITED PARTNERSHIP,

Defendants.

AFFIDAVIT OF MICHAEL EDWARD BREEDE

STATE OF CONNECTICUT)

COUNTY OF FAIRFIELD)

ss.: Ridgefield

MICHAEL EDWARD BREEDE, being duly sworn, states as follows:

of the Maggie P. Minskoff QTIP Trust, which is the sole member of QCR 77 LLC, Scorpio 8283 LLC, and Gotham 9 LLC. My wife is also the sole trustee of the Maggie P. Minskoff Credit Shelter Trust which is the sole member of Pisces 8283 LLC. QCR 77 LLC, Scorpio 8283 LLC, Gotham 9 LLC, and Pisces 8283 LLC are limited liability companies that own partnership interests in various real estate partnerships involved in this dispute. QCR 77 LLC is a partner in 77th Queens Associates; Scorpio 8283 LLC is a partner in Court-Martine Associates which, in turn, is a partner in 82nd - 83rd Street Venture; Gotham 9 LLC is partner in 9th Street Associates, and Pisces 8283 is a partner in 82nd - 83rd Street Venture. For the past several

years, I have served as my wife's representative in matters related to these partnerships and other partnerships in which she has an interest.

- 2. Since at least January 2002, Jean Minskoff Grant, along with her husband Francis C. Grant III (collectively, the "Minskoff Grants"), have been managing the properties of 77th Queens Associates, 82nd 83rd Street Venture, Halstead Harrison Avenue Venture, 9th Street Associates, and 29 Court Street Venture (the "Properties" and the "Partnerships," respectively) in addition to the properties of other partnerships in which my wife or other members of her family share interests.
- ("MGRMC") have done an excellent job managing the Properties. They have been managing them efficiently, and have also introduced a number of innovations that have increased profitability, enhanced reporting, and generally improved the management of the properties. Among other things, MGRMC has worked to eliminate "inter-property loans" that were necessitated by the poor practices of the prior managers, decreased arrears, increased security deposits, and decreased vacancies. MGRMC has also leveraged its banking relationships to obtain favorable mortgages for the Partnerships with debt and favorable interest rates for the Partnerships. MGRMC has also improved the leases used by the Partnerships, and has attracted as tenants national retail establishments, including CVS and Starbucks, and banks such as Washington Mutual. Quality tenants like these do not just walk in the door, they are a direct result of exceptional work by MGRMC.
- 4. The Minskoff Grants and MGRMC have also kept the partners apprised of their management efforts, including sending detailed monthly property and management reports

and quarterly reports on each Property to all partners. Those reports inform the partners about bank account balances, payments and receivables, monthly rent roll, and include a status report on each Property.

- 5. The Minskoff Grants and MGRMC have also consistently sought the approval of the partners before proceeding with any lease negotiations, and have developed an interactive process with partners of each Partnership regarding proposed leases. This process includes an analysis of each proposed tenant's viability along with proposed lease terms.

 MGRMC has presented an analysis to the applicable partners for approval before proceeding with lease negotiations. This has avoided the expenditure of unnecessary legal fees on the negotiation of leases that would not ultimately be approved, and has ensured that all partners have the opportunity to comment on potential leases.
- 6. Over the years, there has been a steady deterioration in the relationships among the partners in the Partnerships, and the partners (and their spouses) have divided into camps. One camp is comprised of me and my wife along with the Minskoff Grants. The other camp is comprised of Sara Minskoff Allan, Robb Allan, Alan Minskoff, and Royanne Minskoff. Because of this deterioration, there has been broad recognition among those people, as well as others, that the Partnerships could not continue to operate constructively in their present form. As a result, there have been periodic efforts to negotiate some framework for dissolving the Partnerships and reallocating their assets among the partners. Throughout 2007 there were further efforts toward a negotiation, but these efforts did not go very far.
- 7. Also, in late 2007, a handful of partners in three of the Partnerships (the "Revoking Partners") embarked on an effort to remove MGRMC as manager of the properties of

77th Queens Associates, 82nd - 83rd Street Venture, and Halstead Harrison Avenue Venture, and to replace MGRMC with Armstrong Realty Management, Corp. ("Armstrong"); the Revoking Partners have not attempted to remove MGRMC as managers of the properties of 9th Street Associates or 29 Court Street Venture.

- 8. On November 30, 2007, at meetings of 77th Queens Associates, Court Martine Associates, and 82nd-83rd Street Venture, Robb Allan (as a representative of MYCA, LLC) raised the issue of replacing MGRMC with Armstrong. First at the 77th Queens Associates meetings, and then at the meetings of Court Martine Associates and 82nd-83rd Street Venture, I repeatedly voiced serious concerns on behalf of QCR 77 LLC, Scorpio 8283 LLC, and Pisces 8283 LLC regarding the ramifications of terminating a valid contract with MGRMC and with respect to Armstrong's qualifications. At the 77th Queens Associates Meeting, Mr. Allan responded to my concerns by assuring me that "obviously a management agreement [with Armstrong] needs to be circulated to members for approval prior to any signature. So we have some time between now and then." A transcript of the remarks made at the 77th Queens Associates meeting is attached as Exhibit Λ . This discussion was incorporated by reference at the Court Martine Associates and 82nd-83rd Street Venture meetings. I did not vote in favor of Mr. Allan's motion at either meeting. Additionally, despite Mr. Allan's assurance, I was not provided with a copy of the proposed agreement with Armstrong, and there was no further discussion at the partnership level about the matter.
- 9. I did not receive a copy of any documents concerning the purported agreement with Armstrong until I received a fully executed copy of the Armstrong management agreements January 30, 2008. I was completely excluded from the purported hiring process.

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- 11. Additionally, the Revoking Partners commenced an action in New York
 State Supreme Court in New York County, purportedly on behalf of several partnerships, in
 further support of their effort to replace MGRMC with Armstrong. Although this action was
 purportedly commenced on behalf of partnerships in which Pisces 8283, Scorpio 8283 LLC, and
 QCR 77 LLC are members, neither my wife nor I were notified or consulted in any way
 regarding the filing of that action, and we object strenuously to its having been filed. We believe
 that action will not benefit the Partnerships but instead was intended by certain partners to
 further their own interests in disputes with other partners.
- 12. Although Armstrong purportedly has assumed management responsibilities for certain Properties for the past three months, Armstrong has not provided any information whatsoever to me or certain other partners regarding the status of such Properties or the actions that it has taken with respect to them. More specifically, and for example, Armstrong has not provided any leasing or property updates, accounting for any funds it has received or the location of such funds, or management recommendations.
- 13. I believe that MGRMC's management of the Properties has been highly competent and cost-effective. I believe that MGRMC has done an excellent job managing the Properties and is far better-suited than Armstrong to manage the Properties. Finally, I believe

that a change in property management will disrupt the management activities and increase management costs. This is particularly inappropriate given that various partners have been discussing the possibility of a "realignment" of interests that could result in the transfer of one or more of the Partnerships to partners who strongly prefer MGRMC over Armstrong.

MICHAEL EDWARD BREEDE

Sworn to before me this day of March, 2008

March 31, 2012 -

Judy Green 77th Queens Page 1 of 15 Multiple Speakers Rob Allan: Sorry. I'm going to have to repeat that. This is a partnership meeting of 77th Queens Associates. It's November 30th, 2007 3:34 P.M. East Coast time. The notice for this meeting was e-mailed to all of the partners on November 25th. The agenda that was proposed for this meeting was to discuss the status of current management and legal services. I'd like to start by calling the roll. On behalf of 2220 Equities Management LLP Minskoff. Royanne Minskoff: Present. Rob Allan: On behalf of Minskoff Limited Partnership One, Jean Grant. Michael Breedy: Not present. Rob Allan: Present. On behalf of Mica LLC, Sara Minskoff Allan. Sara Minskoff Present. Rob Allan: On behalf of - nope; wrong. QCR 77 LLC. Michael I Michael Breedy present. Rob Allan: I will take the two items on the agenda out of order a little bit and talk a little bit about the legal services for the partnership. We had a partnership meeting February to discuss legal representation of the partnership. As I recall at that time the partners approved a change in the legal representation; designated Royanne and myself to represent the partnership in discussion with an alternative law firm. the time I believe Delbello was the firm that we recommended. Subsequent to the meeting an event occurred at Delbello that caused us to withdraw them as a candidate. I think I e-mailed everybody that one of the partners was indicted. everybody's confidence. But having said that, we then interviewed Thelen Reid, which is where David Obsolf currently is. As everybody knows, David Olisoff has represented these partnerships in the past and we

agreed to engage him. So, Thelen Reid is now representing this partnership. Is there any further information we need to have on

this legal issue?

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Michael Breedy:	No, I think that's correct. This is Michael Breedy. 'Is there any question about representation?	That's correct.
Rob Allan:	I'm sorry?	
Michael Breedy:	Is there any question about the legal representation be Reid? Why was this brought up as part of the agend meeting?	y Thelen a for this
Rob Allan:	Status report - we haven't had a partnership meeting	since.
Michael Breedy:	Oh, so you're just memorializing that.	
Rob Allan:	I think in the interest of the partners knowing what's their own property that it's worth giving them a repor simply a matter of bringing you all up to speed.	going on in t. So it's
Michael Breedy:	Okay. One quick question. Is this recording just audavailable by written transcript?	o or is it
Rob Allan:	It's only audio. I mean I suppose we could hire some transcribe it.	oody to
Michael Breedy:	Okay. How long was that good for?	
Rob Allan:	It's good for 90 days on the web page where it's poster	d.
Michael Breedy:	I'm sorry. Say that again.	
Rob Allan:	It's good for 90 days on the web site.	
Aichael Breedy:	Oh. Do you have a web site?	
ob Allan:	It's the same web site all of the audio recordings – oh, been where we've recorded –	ou haven't
fichael Breedy:	I don't have any.	
ob Allan:	Well, no, the ones that were recorded in February were it's done the same way. It's the same web page, same a	recorded – ccess code.
lichael Breedy:	Say it again.	
ob Allan:	It's the same web page as the February -	

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Michael Breedy:	Oh, I don't have that information.	a tag-r-tag-and-facilisms is desirable security section and constitutions
Rob Allan:	sent an e-mail to everybody instructing them, ask for the identity of the specific recording and it's 90 days thereafter.	web page and available for
Michael Breedy:	Okay; fair enough. So I don't think there's any furth about Thelen Reid.	ner question
Rob Allan:	Sara? Royanne?	
Sara Minskoff Allo	an: No.	
Rob Allan:	Okay. Moving on to the next item on the agenda. W received a management proposal from a firm called A Realty Management, Inc., which we received both in and written form.	rmetrone
	Unfortunately they misunderstood that our meetings we person and they sent me three boxes of Federal Exprewritten proposals in them and I have them here so I'll redistribute those by Federal Express over the weeken	sses with
	But I did get electronic copies, which we circulated ye soon as we got them. Michael, I believe you said you	esterday as did.
Michael Breedy:	Well, I received it, but when you say they sent you sor copies, did they contain the exhibits – the samples?	me printed
Rob Allan:	The answer is I haven't even looked at them because I my office this morning and there were three boxes of the can't tell you that.	walked into hem. So I
Michael Breedy:	'Cause it does say in the agreement that there was a sar sample checklist, sample statement and sample manage report.	nple flyer, ment
Rob Allan:	Hold on; let me go get one.	
	Yeah, it has a variety of things. It has sample bank state sample Yardi reports, sample management contract, new checklist; a whole series of things. There's quite a bit o addendum materials. Obviously it would be useful for eto have these.	v property
Michael Breedy:	Correct.	

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	から、 日本の日本の日本の日本の日本の日本の日本の日本の日本の日本の日本の日本の日本の日	managements of the Schale designation of the property of
Rob Allan:	I don't think they in any way pertain in any meaningfu the contents of the electronic version. All of the terms	I fashion to are in that.
Royanne Minskoff	Rob, since they use Yardi the reports are identical to the we currently receive?	ie ones that
Rob Allan:	No, I think - let me look at them, but I think I recall the a little bit more expansive. Let me see.	at they were
	They've got the cash flows; they've got an income regi expense register, transaction register. They've got bank reconciliation, aged receivables, copies of bank stateme	,
	What I don't see in here is an arrearages report or some other things that I know you already generate.	of the
Royanne Minskoff:	But we also saw in the presentation is that anything that produces we can request and have them really customize reporting to exactly what we want.	Yardi e the
Rob Allan:	I believe, Royanne, did you learn whether or not they ha Yardi system as opposed to just parts of it?	d the full
Royanne Minskoff:	Yeah.	
Rob Allan:	Alright; so they can customize it. Alright; that's great.	
Michael Breedy:	So there was a presentation given by this firm?	
Rob Allan:	No, I –	
Royanne Minskoff:	No, I called them and asked them because you may not [cinterrupted]. [Beginning of audio repeats going up to 3:3	call 34 P.M.]
	[Call continues]	,
	stalled and set that up in their office. So I'm familiar w program.	ith the
Michael Breedy:	Okay. So no one's met with these people?	
Rob Allan:	I've met with them.	
Royanne Minskoff:	Oh, we've met with them; yeah.	

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Rob Allan:	I met with them in New York. That's how we got mean it doesn't come over the transom. I solicited rationale.	the proposal. I it. So that's the
	What I can tell you personally that goes beyond the document that you've received is that Mark Massey principle of the firm, has been an operator in New Y for — what is it? Seventeen, 18 years and worked in Knakal with his brother Paul.	who's the
	I don't know if you know Paul or if you know Mass they have a first rate reputation for small property le	ey Knakal, but easing –
Michael Breedy:	I'm aware of them, but I looked at his resume and I comments about the document. One of them here popoint, which is that Massey's experience is as a sales	ertaine to this
Rob Allan:	Well, up until the time he started Armstrong that ma	
Michael Breedy:	But that was only four years ago and they have four they only manage 100,000 square feet of commercial	emnlovees and
	I have a project right now for 60,000 that I have myst	
Rob Allan:	No, no. I think you've misread it. In the first place he management duties while he was at Massey Knakal bleasing, but he was primarily a leasing broker while he	evond
	The properties that he has, apparently they're managire properties with about 500 units that have 100,000 feet commercial space, but the properties are mixed use arresidential as well.	tof
Michael Breedy:	No, but to me that doesn't matter. Residential is not c and he's got only 100,000 square feet of commercial. seem like a whole lot.	ommercial It doesn't
Rob Allan:	I don't know. How much are these properties? I don't 100,000. I don't think the total of all our properties is So, I'm not sure that that's particularly pertinent.	t think 77 th is 100,000.
	I think the qualifications are does he do a good job, doe good references, are we satisfied with the facilities that bring to the table and what's his reputation.	es he have the would

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Michael Breedy:	Again, I see four people here at the firm. The other grauntleroy is a sales rep and a financial analyst. He management this year.	guy, only started in
	On page seven the office manager appears to have ex the rent collector joined the firm seven months ago ar experience in the hospitality industry.	perience, but nd has
	My point is, and I have several more to make, but my is one firm. Why aren't there others that have been so	point is this plicited?
Rob Allan:	Others were solicited. One of the problems that you r Michael, as you can well imagine, is that when you're about small properties that have a half a dozen or a do fronts, it's hard to find managers that have experience	talking
	I don't want to say experience at that level. It's hard to managers willing to undertake smaller portfolios or pro- small retail spaces.	o find operties with
	The large management firms are not interested and eve were interested, I don't think any of us would want to f ourselves lost in some back room at some major manag	Z., J
Michael Breedy:	Well, I agree with you there. Another point I was going was with respect to the brokerage firm that was recommunder this management agreement, Futerman. Futerman firm and I don't think we would get attention there, but case.	nended
Rob Allan:	We're not discussing leasing at this point -	
Michael Breedy:	What are all those recommendations then at the end of the proposal?	he
Rob Allan:	I agree, but let me make an observation about that. In the place I think one of the advantages here is precisely the farmstrong is not purporting to both provide management leasing services.	S. J. of J.
	They're purporting only to provide management services as owners will have the ability to choose any leasing ager choose.	and we nt that we
	They make recommendations, but we're not bound by the recommendations. That I think is a great advantage. It al	ose Iows us

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	to pick the best people for each of the functions we want t performed.	o have
	Now I don't entirely disagree with you about Futerman. On ther hand, I noticed that Minskoff Grant has recently bee Colliers a lot, which is a pretty big firm. So sometimes big can do better for you than small firms but that's a discussion have separately. It's not really pertinent to the discussion Armstrong.	n using g firms on to
Michael Breedy:	It says here – they refer on page 11 to a New Rochelle pro What is that property?	perty.
Rob Allan:	I'm looking for the reference.	
Michael Breedy:	It says, "Our preliminary plan for the White Plains New Rollt's listed twice under additional resources. This is the Que property. They're talking about White Plains and New Roldon't understand that.	eens
Rob Allan:	Well, I think that's just an artifact of the fact that I asked th give us proposals on multiple properties. So they've obvious written some narrative that addresses all of them, but this prise for this property.	บรโบ
Michael Breedy:	Yeah, but it doesn't even refer to Queens. But in any case.	
Rob Allan:	It doesn't matter. The point is whether the narrative parenthetically refers to somewhere else really doesn't pertawhat they're offering here.	in to
Michael Breedy:	Now in their – page 16 the recommendations I wasn't very impressed with. At the end of the paragraph it just says, "W would also". Does anyone have any further language on that	'e it?
Royanne Minskoff:	Yeah; I called Mark Massey this morning and asked him if I knew that that sentence had been truncated. He said that the sentence should read, "We would also implement cost contro measures to limit expenses while maintaining or enhancing services to existing tenants."	
Michael Breedy:	I just think that's pretty sloppy.	
Rob Allan:	Well, there's a typo in one of the other properties as well.	

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Michael Breedy:	Well, the ground lease it says it expires in 2026, we either.	hich isn't correct
	I know it's just a proposal, but how would they leavacancies immediately?	se these
Rob Allan:	Well, first of all they're not the leasing agent so I of The second thing is in terms of having accurate docthese properties, remember they have no document properties. They are only privy to what we have to point.	cumentation for
	So they have no access to any of the ground leases documents that's not in their possession. So if they error, that's probably coming from me.	or any other 've made an
Michael Breedy:	So all these services, these outside services on page saying I should just ignore those?	17, so are you
Royanne Minskoff:	I don't think we should ignore them. I think the poi one of the benefits of hiring Armstrong is it gives us hire our own field work force as well as hiring our o broker outside of the management firm.	the chilibrate
Michael Breedy:	For example, it doesn't make a whole lot of sense to maintenance person in Ozone Park for a property in	have a Queens.
Rob Allan:	I think that that's the kind of thing that we can discus to remember right now that we pay for employees for properties, above and beyond the management servic provided and the management fees that are charged.	r thana
	We have the option here to be able to engage an outsi provide field personnel or we could perhaps direct Ar hire personnel on our behalf. I think that's a choice, something we can discuss. I don't think it's a disadvathink if anything it's an advantage.	mstrong to
	We finally will have the opportunity to fine tune how properties operate and what the team is that's operating	these g it.
	I'm particularly excited at the idea that they don't purpleasing services because that allows us to go pick the bagent and if we find that they're not performing a satis service we can dispose of them and get someone else. even have that option now.	est leasing

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Michael Breedy:	Why not?	
Rob Allan:	Well because the leasing is done by the same company the management.	y that does
Michael Breedy:	Well, we've got a management agreement. We don't leasing agreement.	have a
Rob Allan:	It's part and parcel of the same company. Actually I've disturbed to notice that the current management compadivision has been sub - what's the word I want to use?	any's leasing
Female:	Subcontract?	
Rob Allan:	Subcontracting our leasing services to an outside firm us have had an opportunity to talk to. In any case, this commentary about Minskoff Grant or its services. This proposal received from Armstrong that I think gives us flexibility and a greater opportunity to fine tune how w properties at a cheaper cost.	isn't a s is a greater
Michael Breedy:	I guess I have two final points. The first being I think is a good idea to get more than one company, one proposed only had — well I've had less than 24 hours. I got the deabout six, seven o'clock yesterday to even look at it.	l l've
	Secondly, I don't know when you're proposing making to replace current management, but as you're aware, the management agreement which was approved by a major partners was executed in April, 2000, requires notice by for termination October 1st on an annual basis.	current
Rob Allan:	I wouldn't know that because I don't have a copy of the management agreement and have never been given one. couldn't tell you what the current management agreement Royanne —	So I nt says and
oyanne Minskoff:	I don't have one.	
ob Allan:	I don't believe you have a copy of it either, do you?	
oyanne Minskoff:	I don't have one either.	

So we're operating on the basis of a partnership that doesn't even know what its own agreement is.

Rob Allan:

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Michael Breedy:	Well, I'm certainly – I've got a copy of it – I thin online even, but I can certainly fax it over to you executed by Margon. Great, U.S. Trust and Jean 2000.	. but it was
	Its termination at this point is annually; notice has and I counted some dates here, but July 3 rd for ter I st of each year.	s to be given by – mination October
Rob Allan:	Do you have any idea of whether that signature comajority?	onstitutes a
Michael Breedy:	Yes -	
Rob Allan:	'Cause I know that on some of the partnership agr	reements –
Michael Breedy:	On 77 th Queens yes it does. It was done before so planning was completed on behalf of Marjorie's fait does. It also applies to successors.	me estate amily. But, yes,
Royanne:	So you're saying – well, let me just reflect that the would still like to see us come to some conclusion about Armstrong and related decisions. Then we wellegal to deal with any issues in terms of the existing	of a decision
Michael Breedy:	Well, I understand your point, but I don't think it we make a decision that, for example, to agree to sign management company when we have one in place, able to terminate until next – until October 1st of 20	on a We may not be
Rob Allan:	Well, Michael -	
Michael Breedy:	So, I think we should table this. I'm happy to distridocument. We can revisit it at a subsequent meetin	ibute the g –
Rob Allan:	motion to table -	
Michael Breedy:	I think that's - no. It's a suggestion at this point.	
Rob Allan:	I hear ya'.	
Aichael Breedy:	But I think that's the most prudent thing to do here.	

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Rob Allan:	Well, alright. So I'm going to call for a vote. Who withis? Michael, I'm going to assume you're voting in affirmative even though you're not saying anything.	wants to table the
Michael Breedy:	I would like to table this and I would strongly sugges get tabled because you don't want to enter into an agr Obviously saying you're going to hire someone and s up are two different things. But I would not counsel into an agreement with one company when we alread management company. It's not a prudent thing to do.	reement. Figning them to entering
Rob Allan:	Well, I don't think that's what the motion necessarily actually say. So, let me -	would
Michael Breedy:	If you'd like to express the motion that's fine.	
Rob Allan:	that we would hire Armstrong Realty Management eff January 1 st of 2008 and that we would instruct Minsko turn over to Armstrong all of the partnership assets, remonies, keys, all partnership documents in their posses end of the year December 31 st , 2007.	ective ff Grant to cords, ssion by the
	I'd like to add to that that we instruct Minskoff Grant to leasing activity effective immediately.	o cease all
Michael Breedy:	So you want to have two management companies for te	n months.
Rob Allan:	No, I'm not saying that and until I know for a fact that the management agreement says, I'm not expressing an to whether it'll be for ten months or one month.	hat's what opinion as
	I don't know what the management agreement says; dor copy of it; can't see what provisions it provides for us to management. So until I see that I can't make a commen	
Michael Breedy:	And I think legally it would be prudent to take a look at agreement before you agree to sign on any additional con	the mpanies.
Rob Allan:	We're not signing anything today, Michael.	-
Michael Breedy:	But what you just said that you would hire them effective 1 st of '08.	e January

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Rob Allan:	We're authorizing that action. Obviously a managerr agreement needs to be circulated to members for apprany signature. So we have some time between here a	correl main a 4 -
Michael Breedy:	Well since there's time, again, I think it would be prue at the document and then revisit this issue. You've go	dant to look
Rob Allan:	Why six?	
Michael Breedy:	Ya' know, four, five, six weeks. I don't understand w pressing to do right now.	hy it's so
Rob Allan;	We're trying to - I think -	
Royanne Minskoff:	So there's no notification requirements.	
Rob Allan:	No, if there's no – I don't know what the notification reare. I don't know what the termination requirements are know is that the end of the year is coming up.	equirements re. What I
Michael Breedy:	Well, I can say to you that the notification is that it has notification has to be given by July 3 rd for termination (on an annual basis.	to be – the October 1 st
Rob Allan:	Well, I'm certain that there's somewhat more language with regard to termination. So, let me review it. I think all review it –	than that we should
Royanne Minskoff:	Is that for cause, Michael, or is that just because -	
Michael Breedy:	There is also a for cause provision, which I don't know vebut I don't think you really want to get into that legal issues.	verbatim, ue
Royanne Minskoff:	I didn't say that. I was just asking the question.	
Michael Breedy:	There is a for cause –	
Royanne Minskoff:	Since you're at the advantage that you have the documen rest of us don't that I don't see any reason why we can't r forward with a decision today until we find something to contrary and then if that's what we have to live by then the any damage done here either.	nove
Michael Breedy:	Well, no, there's no damage done until a document gets ex with –	recuted

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Royanne Minskoff.	Correct.	A STATE OF THE STA
Michael Breedy:	any subsequent management company. I would definitely agree to that.	
Royanne Minskoff:	Okay.	
Rob Allan:	My point exactly. All we're doing today is authorizing moving forward with retaining Armstrong as our manager and if we find that there's an obstacle to that process then obviously we'll have another meeting and we'll decide what to do.	
Royanne Minskoff:	What I would suggest, Michael, is while it would be beneficial for all of us to have copies of the existing management agreement, it would be more important at this stage for David Olisoff to have a copy of it so he could advise us.	
Michael Breedy:	Okay. Well, what time is it? Well, I should know that I? It's about four. I have to see if – I'm not sure I have So we'll see how that works.	at, shouldn't ve it online.
	But I will distribute it to – if everyone could give me a address they'd like it sent to I can arrange for that. I c Olisoff's. Is it just the typical ones that I send to and v receive it?	an figure out
Rob Allan:	Property –	
Michael Breedy:	Just one to you, Rob, and one to you Royanne? Would sufficient?	I that be
Royanne Minskoff:	That would be great, Michael -	
Rob Allan:	If you send it to Properties@helic.d.com Sara and I wil	l both get it.
Michael Breedy:	So it's what? Properties@	-
Rob Allan:	At helical.com.	
Michael Breedy:	I think I have yours wrong, but okay. So Properties@helical.com.	
Rob Allan:	Right.	
Aichael Breedy:	Okay. Now I just want to – before you make this decisi want to point out again that if you look at the for cause, lawyer, you're going to litigate that forever. You might	as a former

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	just wait until next October. That's my opinion. You it what you will.	can do with
Royanne Minskofj	I wasn't asking the question, Michael, because I was that that was a course of action. I was just asking if it document.	suggesting was in the
Michael Breedy:	Yeah. It's all very clear in the document.	
Royanne Minskoff	Okay,	
Michael Breedy:	The provision I was referring to is like four lines. It's succinct. But in any case I'll send the things on to you today I'll do it on Monday or sometime over the week	e if not
Royanne Minskoff:	That's great.	
Michael Breedy:	And I'll send that one and getting ahead of myself any properties – I mean I only have the two. I have that on the one for 82 nd /83 rd .	other e and I have
Rob Allan:	You have an advantage on us.	
Royanne Minskoff:	Yeah.	
Michael Breedy:	I wish - I do wish - I didn't know you didn't have them that it was made public that you didn't have them.	n. I do wish
Rob Allan:	I think I wrote you an e-mail to that effect two or three rago.	nonths
Michael Breedy:	Oh, I don't remember seeing that, but in any case, there document and I'll send it and we're good to go.	is a
	Now I don't know if you want to formalize any of this, be quiet now.	out I'll be
Rob Allan:	Alright. We have two minutes left in this meeting. So the motion on the table. I wanted to find out if anybody wou willing to second that motion. Do you want me to re-read What do you want me to do?	dd ba
Sara Minskoff Allan:	I'll second it.	
Rob Allan:	Well, actually I'm not an owner. I'm your proxy so you o second your own motion.	can't

Judy Green 77th Queens Page 15 of 15 Multiple Speakers Royanne Minskoff: It was my motion. It was your motion? I thought I was the one who -Rob Allan: Michael Breedy: Royanne Minskoff: Oh, I'm sorry. I'll second it. Rob Allan: Alright. So in any case, we're just beating the formalities to death here. Royanne Minskoff: Alright; seconded. Rob Allan: Well, I think we have a motion and it's seconded. Why don't we go ahead and vote on this so that at least we have a record of the disposition of it. So, all in favor of the motion? Royanne Minskoff: Aye. Rob Allan: All against? Michael Breedy: Aye. Rob Allan: Alright. So that's two to one and I think that's a majority. So the motion carries. I will at that point just make the observation that obviously we want to review the current management agreement and see what provisions it has that might affect this. So the soonest we get that the better. I hate to do this, but we are up -Royanne Minskoff: I'll move to adjourn -Rob Allan: -- against the next meeting where another partner may call in. So I think what we should probably do is adjourn this meeting. So I'll entertain a motion to do that. Royanne Minskoff: Move to adjourn. Michael Breedy: Seconded. Rob Allan: Any objection? Alright. Without objection we're adjourning and what I'm going to do is stop recording of this call now and then I will start it again for the next meeting. Hold on. [End of Audio]

CERTIFICATE OF SERVICE

The undersigned, a member in good standing of the bar of this Court, certifies that on March 26, 2008, he caused a copy of the foregoing document to be served via e-mail, pursuant to an agreement, upon the following:

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